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15 Attorneys for Plaintiff,
16 ESTATE OF RODNEY COLEMAN, et al.

17 **UNITED STATES DISTRICT COURT**

18 **CENTRAL DISTRICT OF CALIFORNIA**

19 ESTATE OF RODNEY COLEMAN,) CASE NO.: 5:23-cv-01586-SSS-SHK
20 by and through successor in interest,)
21 WILLIE MAE BAYLOR; WILLIE)
22 MAE BAYLOR, individually,)
23 Plaintiff)
24 v.)
25 SAN BERNARDINO SHERIFF'S)
26 DEPARTMENT, a public entity;)
27 COUNTY OF SAN BERNARDINO,)
28 a public entity;)
and DOES 1 through 10,)
individually,)
Defendant)

26 **STIPULATION FOR DISMISSAL**

**TO THE CLERK OF THE COURT, THE COURT, ALL PARTIES AND
TO THEIR ATTORNEYS OF RECORD HEREIN:**

Plaintiff ESTATE OF RODNEY COLEMAN, et al. hereby stipulates under Federal Rule of Civil Procedure 41(a)(1)(ii) that this action be dismissed with prejudice as to all claims, causes of action, and parties, with each party bearing that party's own attorney's fees and costs.

Dated: July 9, 2024

**LAW OFFICES OF CHRISTIAN CONTRERAS
PROFESSIONAL LAW CORPORATION**

By:

CHRISTIAN CONTRERAS

CHRISTIAN CONTRERAS
Attorney for Plaintiff

ATTORNEY FOR PLAINTIFF,
ESTATE OF RODNEY

ESTATE OF RODNEY COLEMAN, et al.

DATED: July 9, 2024

WESIERSKI & ZUREK LLP

By: /s/ Michelle R. Prescott

Michelle R. Prescott

Attorneys for Defendants